

1 irreparable harm requirement in terms of only money damages. The motion explains:

2 “Because **money is so easily transferred** and because it will take time  
3 to obtain a bond and have the proper authority execute the attachment  
4 and garnishments, a TRO is needed.”

5 Motion, pg. 25, lns. 9-11.

6 As the Court is aware, the attachment and garnishment orders were denied. The motion  
7 makes clear that the only harm which Plaintiff could suffer is financial. Plaintiff’s claims are  
8 purely monetary. Money damages are adequate to cure such a harm. See *Gladstone v. Gregory*,  
9 95 Nev. 474, 480 (1979); *Hansen v. Eighth Judicial Dist.*, 116 Nev. 650, 658 (“with respect to  
10 injunctive relief, irreparable harm is harm for which compensatory damages would be  
11 inadequate...”); *Lydo Enter., Inc. v. City of Las Vegas*, 745 F.2d 1211, 1213 (9th Cir.1984)  
12 (explaining that if money damages or other relief granted in the ordinary course of litigation can  
13 adequately compensate the plaintiff, irreparable injury probably will not follow the denial of a  
14 preliminary injunction); *Los Angeles Memorial Coliseum Comm’n v. National Football League*,  
15 634 F.2d 1197, 1202 (9th Cir.1980) (noting that purely monetary injuries normally are not  
16 considered irreparable).

17 **1. The Motion claims that Garnishment and Execution efforts were unfruitful**

18 While it is true that collection efforts have been largely unfruitful, no mention is made as  
19 to what efforts have been made prior to seeking equitable relief from this Court. This is  
20 significant as there are specific legal remedies for collection in California, Nevada and other  
21 states.

22 What the Motion fails to mention is that Wynn has not sought to obtain a charging order.

23 In California, where GGW Brands, LLC, GGW Direct, LLC and GGW Events, LLC operate,  
24 charging orders are a creation of statute. California *Code of Civil Procedure* §708.310 et seq.  
25 provides for charging orders and creation of liens on judgment debtor’s interest in a limited  
26 liability company. (Dale Decl., ¶2).

27 What the Motion also fails to mention is that no wage garnishment has been served on  
28 GGW Brands, LLC. (Dale Declaration ¶1). Had such a wage garnishment been served, GGW

1 Brands, LLC would have complied.

2 On its face, Wynn admits to waiting until now to seek this alter ego claim and preliminary  
3 injunction. As stated in its very own motion, Wynn received its judgment nearly three years ago in  
4 2009. The Motion itself is 25 pages and dedicates all of 13 lines on this critical issue. The reason  
5 for this is clear, no irreparable injury can be suffered by Wynn if the TRO is dissolved and the  
6 request for preliminary injunction is denied. Wynn has not exhausted his legal remedies, and is  
7 seeking to enjoin money, which is not a specific item for which injunctive relief is reserved to  
8 protect. No irreparable injury will occur if the Motion is denied.

9 **2. The Motion claims Judgment Debtor Exams were intentionally disregarded**

10 Contrary to the assertion in the Motion, Mr. Francis did not fail to appear for a fourth  
11 exam. There was correspondence between counsel regarding the date as there were multiple  
12 judgment debtor exams scheduled in a short period of time. Counsel agreed to have all exams  
13 taken at once for convenience. This exam went forward on April 18, 2012. (Blut Decl., ¶6,  
14 Exhibit "J.")

15 **3. Hyperbole, argument and innuendo is not evidence**

16 The Motion cites to testimony of Mr. Francis for the proposition that he is not being forth  
17 coming since he did not understand how he is compensated or receives funds. He testified he is  
18 out of the loop in terms of how he is compensated. Whether he is or not isn't the issue. Mr.  
19 Klueger testified on June 22, 2012 as to the mechanism of how Francis is compensated. That is  
20 the end of the analysis. In fact, the date for appearance of GGW Brands, LLC in connection with  
21 the judgment debtor collection efforts is set for June 26, 2012. Further, Francis explained how he  
22 was paid by Mantra Films, Inc. in the past. (Blut Decl., ¶5, Exhibit "J" pages 40-43.)

23 As a final point, the Declaration of Mr. Langberg is very colorful, however, there are facts  
24 that are omitted, and innuendo that might lead the Court to a different result. The real issue here  
25 is whether Wynn will be irreparably harmed if the funds belonging to GGW Direct, LLC are in  
26 essence frozen during this litigation. The answer is no.

27 ///

28



III.

CONCLUSION

For all of the foregoing reasons, Francis requests that this Court dissolve the Temporary Restraining Order and deny the Motion for Preliminary Injunction.

DATED this 25 day of June, 2012

ECOFF BLUT LLP

By: 

Elliot S. Blut, Esq.  
NEVADA BAR No. 6570  
300 South Fourth Street, Suite 701  
Las Vegas, Nevada 89101  
Attorneys for Defendants  
GGW DIRECT, LLC, GGW BRANDS, LLC,  
GGW EVENTS, LLC and BLUE HORSE  
TRADING, LLC

# EXHIBIT X



IN THE DISTRICT COURT IN AND FOR TULSA COUNTY DISTRICT COURT  
STATE OF OKLAHOMA

**FILED**

DEC 12 2012

SALLY HOWE SMITH, COURT CLERK  
STATE OF OKLA. TULSA COUNTY

BRIAN J. RAYMENT, an individual,

Plaintiff,

v.

Case No. CJ-2012-01321

GGW BRANDS, LLC., et. al.,

Judge Linda G. Morrissey

Defendants.

**AFFIDAVIT OF BRIAN J. RAYMENT**

I, Brian J. Rayment, being first duly sworn, upon oath, state:

1. I am the Plaintiff in the above styled and numbered cause and have personal knowledge of the facts set forth herein.

2. This affidavit is offered in support of a Motion for Summary Judgment against the Defendants, Joseph R. Francis, GGW Brands, LLC, Sands Media, Inc., GGW Brands, Inc., GGW Direct, LLC, GGW Marketing, LLC, Perfect Science Labs, LLC, and Mantra Films, Inc.

3. Defendants GGW Brands, LLC, Sands Media, Inc., GGW Brands, Inc., GGW Direct, LLC, GGW Marketing, LLC, Perfect Science Labs, LLC, and Mantra Films, Inc. are all entities owned and controlled by Defendant Joseph R. Francis.<sup>1</sup>

4. The assets and affairs of Defendant Mantra Films, Inc. have been transferred by Defendant Francis to avoid payment of Mantra Film, Inc., creditor's

<sup>1</sup> Defendant Perfect Science Labs, LLC, is owned in part by Francis.

claims, including my claims herein. The business of Mantra Films, Inc. has been carried on by Defendant Francis through separate entities formed by Defendant Francis, however, insufficient assets were left in Mantra Films, Inc., to pay its creditors.

5. The assets and affairs of Defendants have been inextricably intertwined.

6. Defendants GGW Brands, LLC, Sands Media, Inc., GGW Brands, Inc., GGW Direct, LLC, GGW Marketing, LLC, Perfect Science Labs, LLC, and Mantra Films, Inc. are merely an instrumentalities or agents of the their owner, Defendant Francis.

7. Defendant Francis has transferred the assets of Mantra Films, Inc. in an effort to defraud its creditors.

8. Defendants GGW Brands, LLC, Sands Media, Inc., GGW Brands, Inc., GGW Direct, LLC, GGW Marketing, LLC, Perfect Science Labs, LLC, and Mantra Films, Inc. are so closely linked and inextricably intertwined with the assets and affairs of Defendant Joseph R. Francis and each other so as to be effectively one person/entity.

9. Mantra Films, Inc. is indebted to me in the amount of \$312,686.53, plus costs in the amount of \$600.00, plus interest in the amount of \$82,701.90 through August 22, 2012, interest in the amount of \$6,370.83 from August 22, 2012 and November 1, 2012, plus interest from November 1, 2012 at the statutory rate per annum.. Defendant, Mantra Films, Inc., through its principal, Defendant Francis, agreed to pay the fees, then refused when I would not take improper action with regard to a trust.

10. Defendants Joseph R. Francis, Mantra Films, Inc., Sands Media, Inc., and GGW Brands, Inc., and Howard Fisher commenced an action in California and initiated process upon me in Oklahoma in an effort to force me to take improper action with regard to a trust.

11. The California action was terminated in my favor.

12. Defendants Joseph R. Francis, Mantra Films, Inc., Sands Media, Inc., GGW Brands, Inc., and Howard Fisher lacked probable cause in initiating the California action.

13. Defendants Joseph R. Francis, Mantra Films, Inc., Sands Media, Inc., GGW Brands, Inc., and Howard Fisher initiated the prior action with malice.

14. I have been damaged by the malicious prosecution of the California action by Defendants Joseph R. Francis, Mantra Films, Inc., Sands Media, Inc., and GGW Brands, Inc., and Howard Fisher.

15. The California action was improper and for an ulterior motive. It was an attempt to compel me to act as Defendants desired with regard to a separate matter relative to a trust.

16. I have been damaged by the abuse of process of Defendants Joseph R. Francis, Howard Fisher, Mantra Films, Inc., Sands Media, Inc., and GGW Brands, Inc.

17. Defendant Joseph R. Francis wrote false and disparaging statements about me to my family and business associates, including but not limited to alleging illegal activity.

18. The actions of Defendant Joseph R. Francis were malicious.

19. I have been damaged by the disparagement by Defendant, Joseph R. Francis.

20. Defendant Joseph R. Francis engaged in a campaign to injure me, including communications to my family members and business associates alleging illegal activity, and threatening physical harm to me and my family members.

21. Defendant Francis acted intentionally.

22. Defendant Francis' conduct was extreme and outrageous.

23. Defendant Francis' conduct caused me severe emotional distress.

24. The actions of Defendant Joseph R. Francis were malicious.

25. I have been damaged by the emotional distress caused by Defendant Joseph R. Francis.

26. It is typical strategy for Defendants, in response to litigation, to delay and refuse to cooperate in discovery and not pay their defense counsel.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge, information, and belief.



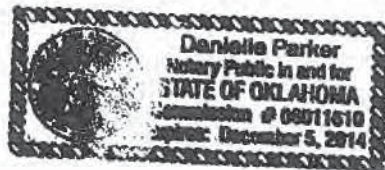
Executed this 10<sup>th</sup> day of December, 2012.

  
BRIAN J. RAYMENT

Subscribed and sworn to before me this 10<sup>th</sup> day of December, 2012.

  
Notary Public

My Commission Expires: 12/4/14



# EXHIBIT Y

IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF MISSOURI  
EASTERN DIVISION

**TAMARA FAVAZZA,**  
Plaintiff,

v.

Cause No. 4:12-CV-01561-TCM

**PATH MEDIA HOLDINGS, LLC**

Serve: Joseph R. Francis  
Owner/Member

1111 Bel Air Place  
Bel Air, CA 90077

OR

"Girls Gone Wild" Offices

The Tower in Westwood

10940 Wilshire Blvd.

Tenth Floor

Westwood, CA 90024

(NOTE: Defendant's name is not  
Listed on building directory, but  
Offices are there on the 10<sup>th</sup> floor

JURY TRIAL WAIVED

OR

Wherever he may be found

**GGW BRANDS, LLC**

Serve: Registered Agent  
Attorney Robert F. Klueger

Klueger & Stein, LLP  
16000 Ventura Blvd.

Suite 1000

Encino, CA 91436

OR

**Joseph R. Francis**

Owner/Member

1111 Bel Air Place

Bel Air, CA 90077

OR

The Tower in Westwood

10940 Wilshire Blvd.

Tenth Floor

Westwood, CA 90024

(NOTE: Defendant's name is not  
Listed on building directory, but  
Offices are there on the 10<sup>th</sup> floor





**"GGW DIRECT, INC.," and** )  
**"GGW-ONLINE.COM"** )

Serve: Registered Agent )

**Attorney Robert F. Klueger** )

Klueger & Stein, LLP )

16000 Ventura Blvd. )

Suite 1000 )

Encino, CA 91436 )

OR )

**Joseph Francis** )

**Owner/Member** )

1111 Bel Air Place )

Bel Air, CA 90077 )

OR )

**"Girls Gone Wild" Offices** )

The Tower in Westwood )

10940 Wilshire Blvd. )

Tenth Floor )

Westwood, CA 90024 )

(NOTE: Defendant's name is not )

Listed on building directory, but )

Offices are there on the 10<sup>th</sup> floor )

OR )

Wherever he may be found )

**GGW EVENTS, LLC** )

Serve: Registered Agent )

**Attorney Robert F. Klueger** )

Klueger & Stein, LLP )

16000 Ventura Blvd. )

Suite 1000 )

Encino, CA 91436 )

OR )

**Joseph R. Francis** )

**Owner/Member** )

1111 Bel Air Place )

Bel Air, CA 90077 )

OR )

**"Girls Gone Wild" Offices** )

The Tower in Westwood )

10940 Wilshire Blvd. )

Tenth Floor )

Westwood, CA 90024 )

(NOTE: Defendant's name is not )

Listed on building directory, but )

Offices are there on the 10<sup>th</sup> floor )

OR )

Wherever he may be found )

**GGW MAGAZINE, LLC** )

Serve: Registered Agent )

**Attorney Robert F. Klueger** )

**Klueger & Stein, LLP** )

**16000 Ventura Blvd.** )

**Suite 1000** )

**Encino, CA 91436** )

OR )

**Joseph R. Francis** )

**Owner/Member** )

**1111 Bel Air Place** )

**Bel Air, CA 90077** )

OR )

**"Girls Gone Wild" Offices** )

**The Tower in Westwood** )

**10940 Wilshire Blvd.** )

**Tenth Floor** )

**Westwood, CA 90024** )

**(NOTE: Defendant's name is not** )

**Listed on building directory, but** )

**Offices are there on the 10<sup>th</sup> floor** )

OR )

Wherever he may be found )

**GGW MARKETING, LLC** )

Serve: )

**Joseph R. Francis** )

**Owner/Member** )

**1111 Bel Air Place** )

**Bel Air, CA 90077** )

OR )

**"Girls Gone Wild" Offices** )

**The Tower in Westwoo** )

**10940 Wilshire Blvd.** )

**Tenth Floor** )

**Westwood, CA 90024** )

**(NOTE: Defendant's name is not** )

**Listed on building directory, but** )

**Offices are there on the 10<sup>th</sup> floor** )

OR )

Wherever he may be found )

**PEPE BUS, LLC**

Serve:

**Joseph R. Francis**

**Owner/Member**

1111 Bel Air Place

Bel Air, CA 90077

OR

"Girls Gone Wild" Offices

The Tower in Westwood

10940 Wilshire Blvd.

Tenth Floor

Westwood, CA 90024

(NOTE: Defendant's name is not

Listed on building directory, but

Offices are there on the 10<sup>th</sup> floor

OR

Wherever he may be found

**AERO FALCONS, LLC a/k/a**

**AERO FALCON, LLC**

Serve:

**Joseph R. Francis**

**Owner/Member**

1111 Bel Air Place

Bel Air, CA 90077

OR

"Girls Gone Wild" Offices

The Tower in Westwood

10940 Wilshire Blvd.

Tenth Floor

Westwood, CA 90024

(NOTE: Defendant's name is not

Listed on building directory, but

Offices are there on the 10<sup>th</sup> floor

OR

Wherever he may be found

**BLUE HORSE TRADING, LLC**

Serve:

**Joseph R. Francis**

**Owner/Member**

1111 Bel Air Place

Bel Air, CA 90077 )  
OR )  
"Girls Gone Wild" Offices )  
The Tower in Westwood )  
10940 Wilshire Blvd. )  
Tenth Floor )  
Westwood, CA 90024 )  
(NOTE: Defendant's name is not )  
Listed on building directory, but )  
Offices are there on the 10<sup>th</sup> floor )

OR )  
Wherever he may be found )

**SANDS MEDIA, INC.**

Serve: )  
**Joseph R. Francis** )  
**Owner** )  
1111 Bel Air Place )  
Bel Air, CA 90077 )  
OR )  
"Girls Gone Wild" Offices )  
The Tower in Westwood )  
10940 Wilshire Blvd. )  
Tenth Floor )  
Westwood, CA 90024 )  
(NOTE: Defendant's name is not )  
Listed on building directory, but )  
Offices are there on the 10<sup>th</sup> floor )

OR )  
Wherever he may be found )

**ROTHWELL, LTD.**

Serve: )  
**Joseph R. Francis** )  
**Owner/Member** )  
1111 Bel Air Place )  
Bel Air, CA 90077 )  
OR )  
"Girls Gone Wild" Offices )  
The Tower in Westwood )  
10940 Wilshire Blvd. )  
Tenth Floor )  
Westwood, CA 90024 )  
(NOTE: Defendant's name is not )



Listed on building directory, but )  
Offices are there on the 10<sup>th</sup> floor )  
OR )  
Wherever he may be found )

**MANTRA FILMS, INC.** )

Serve: )  
**Joseph R. Francis** )  
**Owner** )  
1111 Bel Air Place )  
Bel Air, CA 90077 )  
OR )  
"Girls Gone Wild" Offices )  
The Tower in Westwood )  
10940 Wilshire Blvd. )  
Tenth Floor )  
Westwood, CA 90024 )  
(NOTE: Defendant's name is not )  
Listed on building directory, but )  
Offices are there on the 10<sup>th</sup> floor )

OR )  
Wherever he may be found )

**MRA HOLDING, LLC a/k/a** )

**MRA HOLDINGS, LLC,** )

Serve: )  
**Joseph Francis** )  
**Owner/Member** )  
1111 Bel Air Place )  
Bel Air, CA 90077 )  
OR )  
"Girls Gone Wild" Offices )  
The Tower in Westwood )  
10940 Wilshire Blvd. )  
Tenth Floor )  
Westwood, CA 90024 )  
(NOTE: Defendant's name is not )  
Listed on building directory, but )  
Offices are there on the 10<sup>th</sup> floor )

OR )  
Wherever he may be found )

**TURTLECREEK PROPERTIES, INC.**

Serve:

**Joseph R. Francis**

**Owner**

1111 Bel Air Place

Bel Air, CA 90077

OR

“Girls Gone Wild” Offices

The Tower in Westwood

10940 Wilshire Blvd.

Tenth Floor

Westwood, CA 90024

(NOTE: Defendant’s name is not

Listed on building directory, but

Offices are there on the 10<sup>th</sup> floor

OR

Wherever he may be found

**J.F., LLC,**

Serve:

**Joseph R. Francis**

1111 Bel Air Place

Bel Air, CA 90077

OR

“Girls Gone Wild” Offices

The Tower in Westwood

10940 Wilshire Blvd.

Tenth Floor

Westwood, CA 90024

(NOTE: Defendant’s name is not

Listed on building directory, but

Offices are there on the 10<sup>th</sup> floor

OR

Wherever he may be found

**PABLO HOLDINGS, LLC.**

Serve:

**Joseph R. Francis**

1111 Bel Air Place

Bel Air, CA 90077

OR

“Girls Gone Wild” Offices

The Tower in Westwood

10940 Wilshire Blvd. )  
Tenth Floor )  
Westwood, CA 90024 )  
(NOTE: Defendant's name is not )  
Listed on building directory, but )  
Offices are there on the 10<sup>th</sup> floor )  
)  
OR )  
Wherever he may be found )  
)  
**AND** )  
**JOSEPH R. FRANCIS,** )  
Serve: )  
**Joseph R. Francis** )  
1111 Bel Air Place )  
Bel Air, CA 90077 )  
OR )  
"Girls Gone Wild" Offices )  
The Tower in Westwood )  
10940 Wilshire Blvd. )  
Tenth Floor )  
Westwood, CA 90024 )  
(NOTE: Defendant's name is not )  
Listed on building directory, but )  
Offices are there on the 10<sup>th</sup> floor )  
)  
OR )  
Wherever he may be found )  
)  
Defendants. )

**FIRST AMENDED COMPLAINT**

COMES NOW Plaintiff, Tamara Favazza, and, pursuant to Fed. R. Civ. Pro. 15(a)(1)(A), hereby amends her Petition/Complaint as a matter of course prior to being served with a responsive pleading by any Defendant, and states as follows:

**The Parties**

1. Plaintiff **Tamara Favazza** is a resident of St. Louis County, Missouri and a citizen of Missouri.

2. **Path Media Holdings, LLC** is a limited liability corporation formed on the Caribbean island of Nevis in Charlestown, Nevis/St. Kitts. Defendant's chief executive officer, sole member and sole owner is Joseph Francis, a resident and citizen of California.

3. **GGW Brands, LLC** is a Delaware limited liability corporation organized in Delaware on October 14, 2010 and registered to do business in California on October 11, 2011. Its sole member and owner is Pablo Holdings, LLC. Pablo Holdings, LLC, in turn, is a limited liability company organized in Charlestown on the Caribbean island of Nevis/St. Kitts. The chief executive officer, sole member and sole owner of Pablo Holdings, LLC is Joseph Francis, a resident and citizen of California.

4. **GGW Brands, Inc.** is a Delaware corporation, organized in Delaware on July 5, 2006. On July 5, 2009, GGW Brands, Inc. was registered to do business in California. The chief executive officer, chief financial officer, secretary, sole owner and sole shareholder of GGW Brands, Inc. is/was Joseph R. Francis, a resident and citizen of California. On March 12, 2012, only days after the judgment in the *Jane Doe v. Mantra Films, Inc. and MRA Holding, LLC lawsuit*, GGW Brands, Inc. surrendered its right to transact intrastate business with the California Secretary of State.

5. **GGW Direct, LLC a/k/a "GGW Direct" a/k/a "GGW Direct, Inc." a/k/a "GGW-Online.com"** is a Delaware limited liability corporation formed in Delaware on October 22, 2010. On October 26, 2011, GGW Direct, LLC was registered to do business in California. Its sole member is GGW Brands, LLC. As stated above, the sole member of GGW Brands, LLC is Pablo Holdings, LLC; and the sole member of Pablo Holdings, LLC is Joseph Francis, a resident and citizen of California. Therefore, Joseph Francis is the chief executive officer and sole owner



of GGW Direct, LLC. As of October/November 2010, GGW Direct, LLC became the successor in interest to Mantra Films, Inc.

6. **GGW Events, LLC** is a Delaware limited liability corporation formed in Delaware on October 22, 2010. On October 11, 2011, GGW Events, LLC was registered to do business in California. Its sole member is GGW Brands, LLC. As stated above, the sole member of GGW Brands, LLC is Pablo Holdings, LLC; and the sole member of Pablo Holdings, LLC is Joseph Francis, a resident and citizen of California. Therefore, Joseph Francis is the chief executive officer and sole owner of GGW Events, LLC.

7. **GGW Magazine, LLC** is a Delaware limited liability corporation incorporated in Delaware on October 22, 2010. On October 11, 2011, GGW Magazine, LLC was registered to do business in California. Its sole owner and member is GGW Brands, LLC. As stated above, the sole member of GGW Brands, LLC is Pablo Holdings, LLC; and the sole member of Pablo Holdings, LLC is Joseph Francis, a resident and citizen of California. Therefore, Joseph Francis is the chief executive officer and sole owner of GGW Magazine, LLC.

8. **GGW Marketing, LLC** is a Delaware limited liability corporation licensed to do business in California. The sole member of GGW Marketing, LLC is GGW Brands, LLC. As stated above, the sole member of GGW Brands, LLC is Pablo Holdings, LLC; and the sole member of Pablo Holdings, LLC is Joseph Francis, a resident and citizen of California. Therefore, Joseph Francis is the chief executive officer and sole owner of GGW Marketing, LLC.

9. **Pepe Bus, LLC** is a Montana limited liability corporation licensed to do business in Montana. The sole owner and member of Pepe Bus, LLC is Joseph Francis, a resident and citizen of California.

10. **Pablo Holdings, LLC** is a limited liability company formed on the Caribbean island of Nevis/St. Kitts. Its sole chief executive officer, sole owner, and sole shareholder is Joseph Francis.

11. **Aero Falcons, LLC a/k/a Aero Falcon, LLC** is a Delaware limited liability corporation. Its sole owners and members are Sands Media, Inc. (see below) and/or Joseph Francis, a resident and citizen of California.

12. **Blue Horse Trading, LLC** is a California limited liability corporation licensed to do business in California on October 21, 2004. Its original sole member was Ronald Guttman. On August 13, 2008, the chief executive officer, sole owner and member became Joseph Francis, a resident and citizen of California.

13. **Sands Media, Inc.** is a corporation. It is unknown where the corporation was filed or where its principal place of business is. Its sole shareholder, president and director is Joseph Francis, a resident and citizen of California.

14. **Rothwell, Ltd.** is an "LTD" entity filed in the Cayman Islands. It was filed with nominal signatories to make it appear as though it was not owned by Joseph Francis. However, Joseph Francis has admitted in IRS proceedings that, in fact, he is the owner of Rothwell, Ltd. Rothwell, Ltd. has financial accounts in the United States. Rothwell, Ltd. (also called "the Rothwell Trust") also is the owner and sole member of several Mexican limited liability companies, whose names are currently unknown to Plaintiff. These Mexican limited liability companies, which are owned solely by Joseph Francis, in turn, own the estate known as Casa Aramara.

15. **Mantra Films, Inc.** is an Oklahoma corporation incorporated in Oklahoma on June 9, 1999. On June 17, 1999, Mantra Films, Inc. was registered to do business in California. The chief

executive officer, chief financial officer and secretary of Mantra Films, Inc. has always been Joseph Francis. The sold shareholder and owner of Mantra Films, Inc. is/was Joseph Francis. The corporate status of Mantra Films, Inc. is currently listed as forfeited.

16. **MRA Holding, LLC (a/k/a MRA Holdings, LLC)** was a California limited liability corporation formerly licensed to do business in California. MRA Holding, LLC was organized three times. The first organization occurred on January 21, 1999 by Edna L. Perry, and listed a purpose as marketing. The second organization occurred on January 26, 2006 by Brian Rayment, one of Joseph Francis' Oklahoma attorneys, and listed a purpose as intellectual and real estate development. The only member listed of that company was Turtlecreek Properties, Inc.

16A. The third organization occurred on August 31, 2008, by Joseph Francis. The purpose was listed as "distribution." The chief executive officer listed is Joseph Francis. The sole member of MRA Holding, LLC after the third organization was Mantra Films, Inc. As stated above, the sole chief executive officer, chief financial officer, secretary, sole member, and sole owner of Mantra Films, Inc. was Joseph Francis. Therefore, Joseph Francis is/was the owner of MRA Holding, LLC.

16B. On February 17, 2012, the same day Plaintiff sent the Defendants Mantra Films, Inc. and MRA Holding, LLC their third and final notice of the upcoming trial date on February 27, 2012 in *Jane Doe v. Mantra Films, Inc. and MRA Holding, LLC, MRA Holding, LLC, MRA Holding, LLC* filed a dissolution of the limited liability company by a vote of its members.

16C. On April 18, 2012, only four days after the judgment became final, the members of MRA Holding, LLC voted to "cancel" the existence of MRA Holding, LLC with the California Secretary of State.

16D. The sole owner of MRA Holding, LLC at all times is/was Joseph Francis.

17. **Turtlecreek Properties, Inc.** was a Delaware corporation whose corporate charter was forfeited on December 17, 2010 and is no longer a legal entity. Turtlecreek Properties, Inc. was solely owned by Joseph Francis.

18. **J.F., L.L.C.** is a California limited liability corporation licensed to do business in California on September 28, 2004. The sole member and the sole chief executive officer for J.F., L.L.C. is Joseph Francis, a resident and citizen of California.

19. Under the 1917 Mexican Constitution, foreigners are not allowed to own property within approximately thirty kilometers of any Mexican beach.

20. One method to evade this provision is to arrange to have the property owned by limited liability companies or corporations organized in Mexico.

21. Through his company Rothwell, Ltd., Joseph R. Francis established ownership of several Mexican limited liability companies, whose names are currently unknown to this Plaintiff, which in turn own a \$30M mansion and estate called "Casa Aramara," located at Casa Aramara, Punta Mita, Bahia de Banderas, Nayarit, 63734 Mexico.

22. The Mexican companies are citizens of California because their sole beneficial owner, Joseph R. Francis, lives in California. Casa Aramara is ultimately owned through these dummy corporations by Joseph Francis.

23. **Joseph Francis** is an individual and resides at 1111 Bel Air Place in Bel Air, California. He is a citizen of California.

24. The Defendants all have offices for the transaction of their ordinary and customary business at the Girls Gone Wild Offices located at The Tower in Westwood, 10940 Wilshire Blvd., Tenth



Floor, Westwood, CA 90024. The Defendants also do business at 1601 Cloverfield 420 South, Santa Monica, CA 90404.

25. All Defendant entities are ultimately owned and controlled solely by Joseph Francis.

*In Personam Jurisdiction*

26. *In Personam* jurisdiction was already established over Mantra Films, Inc. and MRA Holding, LLC in *Doe v. Mantra Films, Inc. and MRA Holding, LLC*, 0822-CC-01561 and 0822-CC-01561-01, wherein it was alleged that said Defendants committed certain torts in the State of Missouri. Said Defendants hired an attorney in Missouri, did not contest jurisdiction, and defended the case in Missouri courts for several years. The case resulted in a \$5.77M final judgment being rendered in favor of Plaintiff against the Defendants.

27. Plaintiff alleges that all of the Defendants listed in this case are the alter egos and/or successors-in-interest of the judgment debtors Mantra Films, Inc. and MRA Holding, LLC, and therefore, *in personam* jurisdiction is appropriate over them because there was *in personam* jurisdiction over the judgment debtors.

28. Under the Missouri long-arm statute, all of the Defendants, who are the alter egos of Joseph Francis, Mantra Films, Inc. and MRA Holding, LLC, have entered into contracts in the State of Missouri and have committed tortuous acts in the State of Missouri, including a violation of the Missouri privacy torts, negligence, and fraudulent efforts to transfer assets and evade creditors on a Missouri judgment, and therefore, *in personam* jurisdiction is appropriate under *Rev. Stat. Mo. Sec. 506.500*, and the Defendants have “minimum contacts” with the State sufficient to satisfy the Due Process Clauses of the Missouri and United States Constitution.

29. Moreover, Defendant Mantra Films, Inc. has admitted in an e-mail that GGW Direct, LLC is the successor-in-interest of Mantra Films, Inc., for which *in personam* jurisdiction has already been established in *Doe v. Mantra Films, Inc. and MRA Holding, LLC*, 0822-CC-10561 and 0822-CC-01561.

30. In addition, *in personam* jurisdiction is appropriate over the Defendants for the following additional reasons:

- (a) Defendants Path Media Holdings, LLC, GGW Direct, Inc. and GGW Direct, LLC have established a Girls Gone Wild website, previously owned and operated by Mantra Films, Inc., which is available in all fifty states, including Missouri, and which offers customers the opportunity to purchase memberships and DVDs for a fee. Therefore, these Defendants have established systematic and continuous business in Missouri and have engaged in numerous contracts with Missouri customers;
- (b) Path Media Holdings, LLC is the title holder of all of the Girls Gone Wild trademarks and intellectual property, and said trademarks and intellectual property are used and have been used on a systematic, regular, and continuing basis to sell goods and services to customers in Missouri and to enter into contracts with customers in Missouri;
- (c) GGW Magazine, LLC sells its magazines to customers in Missouri on a regular basis through its distributors, and therefore, conducts regular, systematic and continuing business in the State of Missouri, and has engaged in contracts with Missouri customers;
- (d) GGW Events, LLC has, from time to time, organized events in Missouri, and therefore has conducted regular, systematic and continuing business in Missouri;
- (e) Aero Falcons, LLC, Sands Media, Inc., and Joseph Francis own a jet which has flown through the airspace of Missouri and has occasionally stopped in Missouri airports or airfields,

and therefore, said Defendant has established regular, systematic and continuous business in Missouri;

(f) GGW Brands, LLC, GGW Brands, Inc., and GGW Marketing, LLC have engaged in marketing efforts related to all fifty states, including Missouri, and therefore have conducted regular, systematic, and continuing business in Missouri; moreover, GGW Brands, LLC is the sole member of GGW Direct, LLC, GGW Events, LLC, GGW Marketing, LLC and other Francis entities;

(g) Pepe Bus, LLC has driven its Girls Gone Wild buses through Missouri and has stopped at Missouri businesses, including the Rum Jungle in downtown St. Louis; and

(h) All of the Defendants are owned and controlled by Joseph R. Francis, who has traveled to Missouri, and who has conducted regular and systematic business in Missouri through his shell corporations and entities, and therefore Joseph Francis has conducted regular, systematic and continuing business in the State of Missouri.

#### Venue

31. This cause of action accrued in the City of St. Louis, Missouri, because this case involves the Defendants' fraudulent transfer of assets to evade creditors in an effort to prevent execution on a judgment originally entered in the Circuit Court of the City of St. Louis, MO, which in turn originally arose out of acts which occurred within the City of St. Louis, MO.

32. In addition, when all Defendants are not citizens of Missouri (which is the case here), the case may be filed in any County within the State.

#### Alter Ego/Piercing the Corporate Veil

33. All of the Defendants are the alter ego of the judgment debtors and/or successors-in-interest to Mantra Films, Inc. and MRA Holding, LLC, and all Defendants are the alter ego of Defendant Joseph Francis, who owns and controls all of the Defendants exclusively.

34. The Defendants were created in an effort to evade creditors. Plaintiff alleges that the corporate veil of these limited liability corporations, corporations and trusts must be pierced and the Court must declare all of these entities to be the alter ego of Joseph Francis, Mantra Films, Inc. and MRA Holding, LLC.

35. All of the Defendants have the same or overlapping members and officers (namely, Joseph R. Francis) and ultimately are all owned and controlled by Joseph Francis.

36. Their funds are commingled and have been transferred back and forth to each other.

37. All of the businesses are treated by Joseph Francis together as one entity, as extensions of himself, under his entire dominion and control.

38. These separate entities are operated by Joseph Francis for an improper purpose, namely shielding himself and his companies from judgments and debts.

38A. Defendant Francis has, when the need was convenient for him, arranged to make various Defendants insolvent, forfeited, canceled, so as to evade creditors and hamper collection efforts. His actions in evading creditors continues to this day.

#### The Judgment

39. On March 5, 2012, in *Jane Doe v. Mantra Films, Inc. et al.*, Cause No. 0822-CC-01561-01, the Circuit Court of the City of St. Louis entered judgment against Mantra Films, Inc. and MRA Holding, LLC, two corporate entities within the control and sole ownership of Defendant Joseph Francis. The judgment was in the amount of \$5,772, 558. The judgment became final on April 4, 2012 and unappealable on April 14, 2012.

40. A subsequent Motion by Mantra Films, Inc. and MRA Holding, LLC to set aside the judgment for “excusable neglect” as well as an untimely Motion for New Trial were denied by the Court on June 19, 2012.

41. Efforts by Mantra Films, Inc. and MRA Holding, LLC to stay execution on the judgment were also denied by the Court on June 19, 2012. The Court ruled that execution could proceed.

42. Joseph Francis and the other Defendants engaged in a scheme to defraud the Plaintiff by changing the Defendants’ names, transferring assets, closing accounts, contacting vendors to have contractual payments made to new parties, and other methods in order to make Mantra Films, Inc. and MRA Holding, LLC judgment-proof.

43. It is believed that the Defendants all have assets which may be used to satisfy the judgment.

These assets include:

- (a) a 1971 Gulfstream G1159 jet which seats 22 people, Tail Number N141JF, owned by Aero Falcons, LLC, garaged at Palmdale Airport in Palmdale, California, worth at least \$2M ;
- (b) a house appraised at approximately \$10M, with a mortgage of \$5M, and equity owned by Joseph Francis of at least several million dollars, located at 1111 Bel Air Place, Bel Air, CA 90077, which is owned either by Joseph Francis, Turtlecreek Properties, Inc., Blue Horse Trading, LLC, GGW Direct, LLC, GGW Brands, LLC, or one of the other Defendants, or a combination thereof;
- (c) a \$30M beachfront Mexican mansion called Casa Aramara in Punta Mita, Mexico, owned free and clear, by several Mexican limited liability companies, which in turn are owned by Rothwell, Ltd., a shell trust company owned by Francis; with the address: Casa Aramara, Punta Mita, Bahia de Banderas, Nayarit, 63734 Mexico;
- (d) one or more vehicles owned by Joseph Francis, with a value of over \$100,000;



- (e) accounts owned by Rothwell, Ltd. worth \$30M or more;
- (f) contractual accounts receivable owned by Mantra Films, Inc., MRA Holding, LLC, GGW Direct, LLC, and other Defendants, from vendors, worth over \$1M, said receivables which continue into the future;
- (g) bank accounts owned by the Defendants;
- (h) trademarks, copyrights, and other valuable intellectual property owned by Path Media Holdings, LLC, including the trademarks for "Girls Gone Wild" for pre-recorded videos, adult content websites, and clothing/apparel/jewelry, as well as sports drinks and other types of drinks, including alcoholic drinks, all worth over \$20M;
- (i) master videotapes, master DVDs, and the consent release forms pursuant to federal law which accompany them; customer lists, inventory on hand, and trade dress, all worth over \$20M;
- (j) personal property located at 10940 Wilshire Blvd, Tenth Floor;
- (k) personal property located at 1111 Bel Air Place, Bel Air, CA; and
- (l) personal property located on the person of Joseph R. Francis; and
- (m) cash on hand.

#### COUNT I

(Fraudulent Transfers in Violation of the Missouri Fraudulent Transfer Act,  
*Rev. Stat. Mo. Secs. 428.024, 428.029, and 428.039*)

44. Plaintiff incorporates by reference Paragraphs 1 through 26 as if more fully set forth herein.

45. On February 17, 2012, Defendant Joseph Francis intentionally and fraudulently dissolved MRA Holding, LLC, and then canceled its corporate existence on April 18, 2012, in an effort to evade creditors and make the March 5, 2012 judgment uncollectible.



46. Prior to 2010, Defendant Mantra Films, Inc. had a lucrative contract with In Demand, LLC, a New York pay-per-view company, pursuant to which In Demand, LLC would license media content from Mantra Films, Inc. and would pay monthly fees to Mantra Films, Inc.

47. On November 8, 2010, exactly one week after the trial court in *Doe v. Mantra Films, Inc. and MRA Holding, LLC* granted a new trial to Plaintiff Favazza (making the prospect of a judgment in the millions of dollars likely), Defendant Francis and Mantra Films, Inc., in an effort to evade creditors, hatched a scheme to divest Mantra Films, Inc. of all of its accounts receivable.

48. On November 8, 2010, Rebecca Nassar, Post Production Supervisor for Mantra Films, Inc., at the instruction and order of owner Joseph Francis, sent an e-mail to In Demand, LLC, advising that In Demand, LLC should start sending payments to "GGW Direct, LLC" (a limited liability company created only weeks earlier by Francis) instead of to Mantra Films, Inc.

49. Nassar's e-mail stated:

*"We now require all contracts to be changed from Mantra Films, Inc. to GGW Direct, LLC. The name change reflects the fact that the company is growing into new and additional products and new territories throughout the world. Can you please advise me to what steps we need to take to get this done?"*

50. Future payments by In Demand, LLC were made to GGW Direct, LLC, and those payments continue today.

51. Mantra Films, Inc. changed its website in late 2010 so that payments made by customers for monthly service fees and for DVDs were now to be made to GGW Direct, LLC instead of Mantra Films, Inc. The Terms and Conditions page was similarly changed to make clear that going forward the customer's contract was with GGW Direct, LLC instead of Mantra Films, Inc.

51A. GGW Direct, LLC, in turn, was organized through a shell company called Pablo Holdings, LLC on the Caribbean island of Nevis/St. Kitts in order to frustrate collection efforts.

52. Former accounts of Mantra Films, Inc. at Bank of America, N.A., Wells Fargo Bank, and UBS Financial Services, Inc. were closed by Defendants in an effort to evade creditors.

53. During the four years before the March 5, 2012 judgment, and ever since the March 5, 2012 judgment, Defendant Francis and the other Defendants, in an effort to keep funds away from present and future creditors (including Plaintiff here), have embarked on a scheme to transfer assets away from Defendants Mantra Films, Inc. and MRA Holding, LLC and to close accounts where those Defendants formerly held funds.

54. Mantra Films, Inc. and MRA Holding, LLC, through their owner and alter ego Joe Francis, with the actual intent to hinder, delay and defraud the Plaintiff and other creditors, wrongfully and fraudulently transferred funds and property to one or more of the Defendants listed herein.

55. Said transfers were accomplished without receiving reasonably equivalent value in return.

56. Once the transfers of funds and other assets from Mantra Films, Inc. and MRA Holding, LLC occurred, the remaining assets of Mantra Films, Inc. and MRA Holding, LLC were unreasonably small in relation to the transfers made.

57. All transfers were made to insiders, including but not limited to Joe Francis and the other Defendants.

58. Joe Francis, as alter ego of Mantra Films, Inc. and MRA Holding LLC, even after the transfer, retained possession or control of the property so transferred.

59. With regard to transfers made before the March 5, 2012 judgment, at the time of the transfers, Defendants and their owner and alter ego Joe Francis knew that Mantra Films, Inc. and MRA Holding, LLC had been sued by Plaintiff and knew that a judgment in the millions of

dollars was not only possible but likely. Francis was also facing judgments from Steve Wynn in the amount of \$2.0M (unpaid gambling debt); \$7.5M (defamation for claiming that Wynn admitted to cheated his high-rolling casino customers); and \$40M (defamation for claiming that Wynn said he was going to hit Francis with a shovel and bury him in the desert); as well as over \$2M in other judgments; as well as IRS and governmental obligations; and was engaged in active schemes to keep all his money and property from the hands of creditors.

60. With regard to transfers after the March 5, 2012, Defendants and their alter ego Joe Francis knew that the Plaintiff would soon be able to begin executing on the property and assets of Mantra Films, Inc. and MRA Holding, LLC.

61. The transfers away from Mantra Films, Inc. and MRA Holding LLC were of substantially all of the assets of those Defendants.

62. Mantra Films, Inc. and MRA Holding, LLC became insolvent shortly after all the transfers were made to Francis and the other Defendants.

63. Many of the transfers occurred shortly after a substantial debt was incurred by Mantra Films, Inc. and MRA Holding, LLC.

64. The insider Defendants, at the time they received transfers, had reasonable cause to believe that the transfer would render Mantra Films, Inc. and MRA Holding, LLC insolvent, and knew they were engaging in a scheme to make Mantra Films, Inc. and MRA Holding, LLC judgment-proof.

65. Plaintiff has issued garnishments on the \$5.77 M judgment against sources previously thought to be indebted to the Defendants Mantra Films, Inc. and MRA Holding, LLC. These included:

(a) Bank of America, N.A.;

- (b) Bank of America Merrill Lynch;
- (c) Wells Fargo Bank, N.A.;
- (d) Wells Fargo Financial Advisors Network, LLC;
- (e) UBS Financial Services, Inc.;
- (f) Netflix, Inc.;
- (g) Netflix.com, Inc.;
- (h) Charter Communications, LLC;
- (i) Blockbuster, Inc.;
- (j) Time Warner Cable Media, Inc.;
- (k) DirecTV, Inc.;
- (l) Southwestern Bell Telephone Company d/b/a AT&T Missouri;
- (m) Comcast of Missouri, Inc.;
- (n) Verizon Communications, Inc.;
- (o) Dish Network Service, LLC;
- (p) Mastercard International Incorporated;
- (q) Visa U.S.A., Inc.

66. To date, none of the garnishments has been returned with any money owed to the Defendants Mantra Films, Inc. or MRA Holding, LLC.

67. The actions of Joe Francis and the other Defendants are unlawful and violate the Missouri Fraudulent Transfer Act, *Rev. Stat. Mo. Chapter 428*.

68. As a direct result of the fraudulent transfers by the Defendants, Plaintiff has been damaged in that she has been unable to collect upon her judgment.

69. Pursuant to *Rev. Stat. Mo. Sec. 428.039*, and other provisions of the Missouri Fraudulent Transfer Act, Plaintiff seeks an Order from the Court:

- (a) holding all Defendants jointly and severally liable for the \$5,772,558 judgment previously entered against Defendants Mantra Films, Inc. and MRA Holding, LLC;
- (b) avoiding all transfers within the last four years (and continuing on until the date of judgment in this case) from either Mantra Films, Inc. or MRA Holding, LLC to any other of the Defendants, and ordering the Defendants with the transferred funds of assets to deposit the funds and assets transferred immediately into the Court registry, for a payout order to Plaintiff up to the amount of the judgment, plus interest, court costs, attorneys fees, and collection damages;
- (c) enjoining the Defendants from transferring any other assets from Mantra Films, Inc. or MRA Holding, LLC to any other entity until the judgment has been fully satisfied; and enjoining the Defendant Francis from creating any new LLCs or corporations until the debt is satisfied in full;
- (d) authorizing execution and garnishment of all funds and assets of the Defendants in order to satisfy the judgment;
- (e) ordering the Defendant Aero Falcons, Inc. a/k/a Aero Falcon, Inc. to surrender all aircraft for purposes of execution and sale to the highest bidder by a receiver;
- (f) ordering Path Media Holdings, LLC to surrender all trademarks, copyrights and other intellectual property; consent/release forms from those videotaped indicating that they are of appropriate age to be filmed in accordance with federal law; master videotapes or DVDs; customer lists, inventory on hand, trade dress; accounts receivable from vendors pursuant to contracts; and account records to a receiver, so that the same may be sold at auction to the highest bidder to satisfy the judgment;

(g) with respect to any contract between Mantra Films, Inc. and any vendor or licensee of Girls Gone Wild media content, if, in the same or subsequent contracts, the name Mantra Films, Inc. was changed to that of one of the Defendants, for an order disgorging all contractual payments made to said Defendants and delivering said sums to Plaintiff in satisfaction of the judgment; and (h) in the event Joseph Francis refuses to submit to a judgment debtor examination, or fails to appear for a judgment debtor examination, ordering a body attachment of Joseph Francis, for the sheriff to seize the person of Joseph Francis, so that he may answer questions before the Court under oath as to all accounts, records, stocks, bonds, funds, assets, and property of himself and all of the other Defendants, including account locations, institutions where the funds or property are kept, account balances, account numbers and passwords.

WHEREFORE, Plaintiff prays for judgment on Count I in her favor, together with the relief specified above in Paragraph 47, and such further relief as the Court deems just and proper.

COUNT II (Piercing the Corporate Veil; Alter Ego; Declaratory Judgment)

70. Plaintiff incorporates by reference Paragraphs 1 through 69 as if more fully set forth herein.

71. Plaintiff seeks to pierce the corporate veil and requests a Declaration from the Court under the Missouri Declaratory Judgment Act that all of the Defendants are the alter ego of Defendant Joseph Francis, as well as the alter ego or successors-in-interest of Defendants Mantra Films, Inc. and MRA Holding, LLC; and that Joseph Francis is the alter ego of Mantra Films, Inc. and MRA Holding, LLC.

72. Joseph Francis has exercised, and continues to exercise, complete dominion and control over all of the other Defendants such that the other Defendants have no separate mind, existence, or identity of their own.



73. Funds are frequently commingled and transferred by Joseph Francis between the Defendants.

74. Domination and control over the other Defendants was used by Joseph Francis for an unlawful and fraudulent purpose, namely attempting to make the Defendants MRA Holding LLC and Mantra Films, Inc. judgment-proof.

75. The establishment of these separate corporate entities, their control by the Defendant Joseph Francis, and Francis' manipulation of the corporate entities to accomplish fraud on creditors has damaged the Plaintiff, in that his actions made the judgment difficult if not impossible to satisfy and collect upon.

76. As the Defendants and Mantra Films, Inc. and MRA Holding LLC are all alter egos of each other, the statute of limitations for Count II is satisfied because the statute of limitations was met in the underlying case, *Jane Doe v. Mantra Films, Inc. et al.*, Cause No. 0822-CC-01561 and Cause No. 0822-CC-01561.

77. In addition, the statute of limitations for Count II is satisfied because:

(a) Defendant Mantra Films, Inc. has already admitted in writing that GGW Direct, LLC is the successor-in-interest of Mantra Films, Inc. pursuant to a mere name change;

(b) any statute of limitations is tolled by the filing of *Jane Doe v. Mantra Films, Inc. et al.*, Cause No. 0822-CC-01561 and Cause No. 0822-CC-01561;

(c) any statute of limitations is tolled by the Defendants' intentional and fraudulent concealment. *See Rev. Stat. Mo. Sec. 516.280*;

(d) the cause of action here did not accrue until the judgment was obtained and was final and unappealable.

78. Plaintiff seeks a Declaration from the Court that all Defendants, including Joseph Francis, are jointly and severally liable for the \$5,772,558 judgment rendered in *Jane Doe v. Mantra Films, Inc.*, and that execution may be had on the assets and funds owned by any of those Defendants, and that garnishments may be levied on any person or entity owing a debt or keeping property or an account belonging to any of the said Defendants, including Joseph Francis.

79. Plaintiff seeks a further Declaration that Francis disclose the names of the Mexican companies which own Casa Aramara; and to direct Francis to create the proper paperwork to transfer the beneficial ownership of Casa Aramara to a receiver, who shall be entitled to sell the mansion to allow the proceeds of such a sale to satisfy the judgment.

80. Plaintiff seeks a further Declaration that Francis and Path Media Holdings, LLC execute the appropriate forms with the U.S. Patent and Trademark Office to transfer all trademarks and intellectual property for Girls Gone Wild, as well as all master DVD tapes, consent/release forms, passwords, media content, customer lists, inventory on hand, and trade dress, to a receiver, who shall sell said items at auction, so that the proceeds may be used to satisfy the judgment.

WHEREFORE, Plaintiff prays for judgment in her favor on Count II, together with the relief specified above in Paragraphs 78-80, and such further relief as the Court deems just and proper.

### COUNT III

(*Cal. Civil Code Secs. 3439.04 and 3439.07—California Fraudulent Transfer Act*)

81. Plaintiff incorporates by reference Paragraphs 1 through 80 as if more fully set forth herein.

82. To the extent California law instead of Missouri law applies, Plaintiff alleges that the Defendants have violated the California Fraudulent Transfer Act, for the same reasons as alleged in Count II above, and have damaged the Plaintiff in the same manner as alleged in Count II

above, and Plaintiff prays for the same remedies as sought with respect to the Missouri Fraudulent Transfer Act.

WHEREFORE, Plaintiff prays for judgment in her favor on Count III, together with the relief specified above in Paragraph 69, and such further relief as the Court deems just and proper.

COUNT IV (Fraud/ Civil Conspiracy)

83. Plaintiff incorporates by reference Paragraphs 1 through 57 as if more fully set forth herein.

84. All of the Defendants have engaged in an agreement and conspiracy among themselves to thwart the efforts of Plaintiff to collect on her lawful judgment.

85. The Defendants have fraudulently and wrongfully transferred funds and property with actual intent to defraud creditors, including Plaintiff.

86. The actions of the Defendants were intentional, outrageous, with malice, and without justification or excuse.

87. The Plaintiff reasonably relied on the Defendants to maintain whatever existing accounts and funds they had, to remain in corporate existence, and to lawfully satisfy their judgment, or, in the alternative, to timely and lawfully appeal the judgment.

88. Defendants materially misrepresented the facts and conspired to hide assets from Plaintiff and other judgment creditors.

89. Defendants closed down accounts where funds were located in order to defraud creditors.

90. Defendants dissolved MRA Holding LLC only days before the March 5, 2012 judgment and then canceled its existence four days after the judgment became final, in a fraudulent attempt to make the company judgment-proof.

91. Defendants changed all their contracts from Mantra Films, Inc. to GGW Direct, LLC only one week after the trial court in the Doe case granted a new trial to Plaintiff.